82-6720

IN THE UNITED STATES SUPREME COURT
APPEAL GTOM UNITED STATES COURT OF APPEALS
FOR THE THIRD CIRCUIT
TOMLINSON COURT APARTMENTS

V3.

OLGA OGROD, APPELLANT

NO. C.A. 82-1294 and 82-1559

NO. D.C. 82-1626 (REMOVAL) Per 1443 (1) 28 USC

A P P E A I

Orig. filed 3-3-83 re-filed 4-15-83 re-filed 5-12-83 Ms. Olga Ogrod Tomlinson Ct. Apts. F-7A 1761 Foster Street Phils., Pa. 19116

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MAY 1 2 1983

OFFICE OF THE CLERK SUPREME COURT, U.S.

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OHICE OF THE CLERK SUPREME COURT, U.S.

IN THE UNITED STATES SUPREME COURT

PRON THE UNITED STATES COURT OF APPEALS

EASTERN DISTRICT OF PENNSYLVANIA

TONLINSON COURT APARTMENTS

VS.

OLGA OGROD, APPELLANT

C.A. Nos.82-1294 and 82-1359

D.C. No. 82-1626

APPZAL

Ms. Olga Ogrod Tomlinson Ct. Apts.F-?A 1761 Foster Street Philadelphia, Pa. 19116

Orig. fil.Mar-3, 1983 Re-Filed 4-15-83 IN THE UNITED STATES SUPREME COURT
FROM THE UNITED STATES COURT OF APPEALS
EASTERN DISTRICT OF PENNSYLVANIA
TOMLINSON COURT APARTMENTS

VS.

OLGA OGROD, APPELLANT

CA.Nos. 82-1294 and 82-1359 DC.No. 82-1626 RECEIVED

APR 1 6 1983

OFFICE OF THE CLERK SUPREME COURT, U.S.

MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS WITHOUT PAYMENT OF COSTS AFFIDAVIT

APPELLANT, Olga Ogrod, being duly sworn according to law, deposes and says in support of Motion for Leave to Proceed without being required to repay costs or fees:

- 1. She is involved in multiple litigation and has reached poverty after twelve years of payment of legal fees.
- 2. She is involved in multiple costs involving this action as stated above.
 - 3. The nature of the case is briefly stated as follows:

On March 29, 1983, Appellant filed a DISCRIMINATION IN HOUSING COMPLAINT in the United States District Court, Eastern District of Penna.

On March 30, 1982, Tomlinson Ct. Apts. started eviction proceedings in Municipal Court - - Appellant filed Removal Action (above numbered appeals)

Municipal Court continued actions for Eviction in spite of DISCRIMINATION IN HOUSING COMPLAINT AND SUPERSEDERS BONDS.

PHILA. FAIR HOUSING COMMISSION continued their actions in spite of Supersedeas and Appeal to Commonwealth Court allowing Tomlinson Ct. Apts. to proceed with Exiction.

I believe I am entitled to the redress I seek in said eause.

SWORN TO AND SUBSCRIBED

THIS / CH DAY

April Îlenn/Verstein

GLENN WEINSTEIN
Notary Public, Phila, Phila (
My Commission Expires Dec. 14

1983

IN THE UNITED STATES SUPREME COURT
FROM THE UNITED STATES COURT OF APPEALS
EASTERN DISTRICT OF PENNSYLVANIA
TOMLINSON COURT APARTMENTS

V5.

OLGA OGROD, APPELLANT

Nos CA. 82-1294 and 82-1359

No. D.C. 82-1626

APR 1 6 1983

OFF. CE OF THE CLEAK
SUPREME COURT, U.S.

ORDER

AND NOW TO WIT, ON CONSIDERATION OF THE

ATTACHED MOTION AND AFFIDAVIT OF THE APPELLANT, IT IS ORDERED THAT
LEAVE OF THIS HONORABLE COURT IS GRANTED TO THE APPELLANT TO COMMENCE
AN: PROSECUTE THIS ACTION IN FORMA PAUPERIS, WITHOUT REPAYMENT
OF COSTS OR GIVING SECURITY FOR SAME THEREOF, OR REPAYMENT OF
PRINTING OF RECORD ON APPEAL.

IT IS ORDERED THAT COUNSEL BE A FOINTED BY THE COURT TO ASSIST APPELLANT IN THIS CAUSE.

For the Court

DATED	
	Justice

RECEIVED

MAY 1 2 1983

OFFILE UP THE CLERK SUPREME COURT, U.S.

NO.__

IN THE UNITED STATES SUPREME COURT

APPEAL FROM UNITED STATES COURT OF APPEALS
FOR THE THIRD CIRCUIT

TOMLINSON COURT APARTMENTS

VS.

OLGA COROD, APPELLANT

NO. C.A. 82-1294 and 82-1359

NO. D.C. 82-1626 (REMOVAL) Per 1443 (1) 28 USC

JURISDICTIONAL STATEMENT

Orig. filed: 3-3-83 re-filed: 4-15-83 re-filed: 5-12-83 Olga Ogrod Tomlinson Ct. Apts. F-7A 1761 Foster Street Phila., Pr. 19116

NO	• '/		
-			

IN THE UNITED STATES SUPREME COURT

APPEAL FROM UNITED STATES COURT OF APPEALS

FOR THE THIRD CIRCUIT

TOMLINSON COURT APARTMENTS

VS.

OLGA OGROD, APPELLANT

NO. C.A. 82-1294 and 82-1359

NO. D.C. 82-1626 (REMOVAL) Per 1443 (1) 28 USC

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NO	
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IN THE UNITED STATES SUPREME COURT

APPEAL FROM UNITED STATES COURT OF APPEALS

FOR THE THIRD CIRCUIT

TOMLINSON COURT APARTMENTS

VS.

OLGA OGROD, AFPELLANT

NO. CA. 82-1294 and 82-1359

NO. D.C. 82-1626 (REMOVAL)

JURISDICTIONAL STATEMENT

(A) QUESTIONS PRESENTED

- 1. This case was removed under 28 USC 1443 (1) under CIVIL RIGHTS ACT OF 1964- thus Remard to State Court while a Discrimination in Housing Complaint exists in Federal Court is directly appealable to the U.S. Supreme Court.
- 2. Said Remand should have been decided by a three-judge panel as required by Civil Rights Act of 1964.
- 3. The United States Court of Appeals cannot review an order which should have been decided by a three-judge panel as per divil Rights Act of 1964.
- 4. Appellant, Olga Ogrod, has a different lease than any other present tenant at said Apartment Complex. One other tenant Walter Loschenko of same national origin was discriminated against three years with same lease as Appellants and was evicted for having a small dog while adjoining benant had ten cats. (att. Append.). Appellant, also, is only tenant required to have a co-signer because at time she was receiving child support.
- 5. Judgment Order of December 30, 1982 dismissing appeals
 is not valid for two reasons -28 USC 1447 (d) is reviewable
 when actions were removed per 28 USC 1443(1).(CIVIL RIGHTS ACT)
 1964
 The Sourt of Appeals does not have jurisdiction to review
 an order made by a single judge which should have been made

IN THE UNITED STATES SUPREME COURT

APPEAL FROM THE UNITED STATES COURT OF APPEALS

FOR THE THIRD CIRCUIT

TOMLINSON COURT APARTMENTS

VS.

OLG: OGROD, A PELLANT

NO. C.A. 82-1294 and 82-1359

Mo. D. C. 82-1626 (REMOVAL) per 1443 (1)28USC

- 6. Can Municipal Court continue Eviction Proceedings while a. Supersedess Bond is filed with an Appeal from Remand prior to Eviction Proceedings and another Removal with Sond?
- 7. Can the United States District Court return records to State Court during Appeal and refuse to send same to U. S. Supreme Court without a Court Order- same records requested April 19, 1983 ? Is this a wiclation of my Civil Rights NOT having the court record in hands of Supreme Court during an appeal?
- 8. Can U. S. District Court by a single judge make an order on the related Discrimination in Housing case denying me right to Entrance of Default Judgment against Appellees for Answer to Complaint filed five (5) months out of time? Discrimination in Housing Complaint on appeal to U. S. Supreme Court.
- (B) Tomlinson Court Apartments, Appellees
 Philadelphia Fair Housing Commission
 Olga Ogrod, Appellant

IN THE UNITED STATES SUPREME COURT

APPEAL FROM UNITED STATES COURT OF APPEALS

FOR THE THIRD CIRCUIT

TOMLINSON COURT APARTMENTS

VS.

CLG4 OGROD, APPELLANT

NO. C.A. 82-1294 and 82-1359

NO. D.C. 82-1626 (REMOVAL) Per 1443 (1) 28 USC

(D) REFERENCE TO OFFICIAL AND UNOFFICIAL REPORTS OF ANY OPINI NS

Remand Order of April 26, 1983 from U. S. District Court to Municipal Court for Eviction while Discrimination in Housing Complaint Exists. (att. Append.)

Removal per 1443 (1) 28 USC for a violation of Civil Rights.

12-30-82-Order of U. S. Sourt of Appeals is contrary to Civil Rights Act of 1964 as same was removed per 1443(1) 28 USC and as such is reviewable.

(E) GROUNDS ON WHICH JURISPICTION OF COURT IS INVOKED

The case as captioned falls within the Jurisdiction of the United States Supreme Court per CIVIL RIGHTS ACT OF 1964 FAIR HOUSING ACT:OF April 11, 1968 PL 90-284 (DISCRIMINATION IN HOUSING * NATIONAL ORIGIN). Said case removed from State Court per 1443 (1) 28 USC and falls within CIVIL RIGHTS ACT OF 1964 to be heard by a three-judge panel and direct appeal to U. S. Supreme Court.

On December order of U. S. Court of Appeals denied review stating case not reviewable per 28 U.S.C. 1447(d) - 1447 (d) 28 U.S.C. states except if case is removed per 28 USC 1443. (Civil Rights). This order is not valid and must be wacated. It is in violation of my Civil Rights as per Civil Rights Act of 1964

On January 24, 1983 Petition for Rehearing denied Notice of Appeal filed January 28, 1983.

IN THE UNITED STATES SUPREME COURT

APPEAL FROM UNITED STATES COURT OF APPEALS

FOR THE THIRD CIRCUIT

TOMLINSON COURT APART'ENTS

V3.

CLGA OGROD, APPELLANT

NC. C.A. 82-1294 and 82-1359

NO. D.C. 82-1626 (REMOVAL) Per 1443 (1) 28 USC

The CIVIL RIGHTS ACT OF 1964 sustains this court's jurisdiction as case was removed per Civil Rights 28 USC 1443 (1). Also, Fair Housing Act of April 11, 1968 PL 90-284 (Discrimination in Housing - National Origin) and 28 U.S.C. 1331.

(F) CONSTITUTIONAL PROVISIONS

The Civil Rights Act of 1964 (28 USC 1447 - 1443 (1) Cases removed under the Civil Rights Act are refiewable per seid statute directly to the U. S. Supreme Court.

Discrimination in Housing Complaint for discrimination per national origin falls within the Fsir Housing Act of April 11, 1968 PL 90-284 and is an important Federal question.

(G) CONCISE STATEMENT

Appellant asked per28 USC 1443 (1) to have a state court action removed for violation of Civil Rights. United States District Court remanded case to Municipal Court while a Discrimination in Housing Complaint exists. Appellant appealed same remand prior to Municipal Court proceedings with a Supersedeas Bond, but Municipal Court continued its actions and Appellant filed another appeal in U. S. Court of Appeal. U. S. Court combined both appeals and dismissed same as not reviewable per 1447 d.

(H) The Remand Order while a Discrimination in Housing Complaint is in violation of Civil Rights Act of 1964 and the Fair Housing Act of 1968. The questions are Constitutional questions protected by Civil Rights Act of 1964 and Fair Housing Act of 1968 and require briefs on merits and oral argument.

(4)

IN THE UNITED STATES SUPREME COURT

APPEAL FROM UNITED STATES COURT OF APPEALS

FOR THE THIRD CIRCUIT

TOMLINGON COURT APARTMENTS

VS.

CLG: OGROD, APPELLANT

NO. C.A. 82-1294 and 82-1359

NO. D.C. 82-1626 (REMOVAL) Per 1443 (1) 28 USC

(3) APPENDIX

Orig. filed 3-3-83 re-filed 4-15-83 re-filed 5-12-83 Ms. Olga Ogrod Tomlinson Ct. Apts. F-7a 1761 Foster Street Phila., Pa. 19116 DH

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF FENNSYLVANIA

CLG1 OGRCD, Plaintiff

VA.

GEORGE C. ARISE, Menager, JAMES KRAVITZ, Cwner , AND TCKLINSON CT. APIS. Defendants CAN 82-1409 HUYETT

COMPLAINT

NOW COME Olga Cgrod, Plaintiff and complains of Defendants as follows:

- 1. This action arises under 42 U.S.C. s. 1982 and 42 U.S.C. s. 3604. Jurisdiction is conferred on this Court by 28 U.S.C. s. 1343 (4) and s. 2201 and 42 U.S.C. s. 3612.
- 2. Plaintiff is a citizen of the United States of Ukrainian ethnic background who presently resides at Tomlisson Court Apartments, 1761 Foster Street, Philadelphia, Pa. and has continuously resided at same location since July 1, 1971.
- 3. Upon information and belief, George C. Weiss is the Manager for Tomlinson Ct. Apts. and Defendant James Kravitz is the Cuner of Apartment Building located at 1761 Foster Street, Philadelphia, Fr.
- 4. On Reptember 30, 1981, at the Philadelphia Fair Housing Hearing before the Philadelphia Fair Housing Commission, Defendant George C. Weise refused to renew Plaintiff's lease, stating three times in presence of competent witnesses: "I Do Not Like Her, Cr Her Son or His Rabbit

NON-NEBOTIABLE

134 6741 181

NON-NEBOTIABLE

195 06000

F. At the time of said refusal, prior to and continuing to present time, defendant George C.Weiss has continuously harrassed Flaintiff and son. During entire period of occupancy, Defendent George C. Weiss never painted Plaintiff's apartment, stating each time requested: "You Missed Your Turn!". Windows to said apartment were completely covered with shrubbery that had grown in eleven years obstructing the view from inside and out, in violation of Plaintiff and son's safety allowing a would-be burglar to try to gain entry without detection. On 8-7-80, Flaintiff caught someone as they were about to enter the apartment, reported it to police who suggested that they be cut down. George C. beiss, Defendant refused to cut same down stating: "They Look Fretty!" and only when Flaintiff initiated complaint with Philadelphia Fair Housing Commission did he begin to cut same down.

Repairs and maintenance of said unit have been neglected causing Flaintiff to reside in deplorable conditions with constant water leakage throughout unit, windows, ceilings, appliances, toilet, sinks, ripes, atc. causing permanent damage to Plaintiff's paintings, furniture and personal possessions.

- 6. In doing the acts and conduct herein complained of, Defen ant acted intentionally and malicicusty and was guilty of villful and wanton disregard of rights and feelings of Plaintiff and son.
- 7. Plaintiff is the only present tenant at said Apartment Complex with a lease that is "Different"- not allowing pets, while others are allowed all kinds of pets and birds. Two years ago, a tenant, halter loshenko, of crainian ethnic background was, also, treated "Different" with a "No Pot" lease while an adjoining tenant of another ethnic background had ten cats.

- B. In not renewing Plaintiff's lease, Mr. George C. Weiss, Vanager, Defendent has steered Plaintiff to the areas and locals that Defendant felt would be more suitable for Plaintiff, even going so far as selecting the street that would be appropriate for her and her son even checking to see if there were available units on said street.
- 9. Plaintiffs have no adequate retedy at law or otherwise for the harm done by Defendants. Plaintiffs have suffered and are continuing to suffer great and irreparable loss and injury including mental anguish, humiliation and embarrasement as a proximate result of the acts and conduct of Defendants herein complained of and will continue to so suffer unless Defendants are enjoined.

WHEREFORE, Plaintiffs pray:

- (1) That the Court declare the Plaintiffs cannot be denied the right of lease renewal of unit in question on the grounds of ethnic background dislike.
- (2) That the Court issue an injunction permanently restraining and enjoining Defendants from refusing to renew lease of said unit to Plaintiffs.
- (3) That pending the final hearing and determination of this cause, the Court issue a temporary restraining order and a preliminary injunction restraining and enjoining Defendant, their officers, agents, employees and all those persons in active concert or participation with them, from constant harrassment, and from refusing to recew lease of said unit to Plaintiffs.

- (4) That the Court grant actual damages, punitive damages, reasonable attorney's fees and costs to be determined by a jury.
- (5) That the Court grant such additional and further relief as may be just and proper.

STATE OF PENNSYLVANIA COUNTY OF PHILADELPHIA

AFFIDAVIT

OLGA OGROD, Plaintiff, being duly sworn on oath deposes and states that affiant is the Plaintiff in this cause, that the affiant has read the above complaint and the matters stated therein except as they may be stated on information and belief are true and correct.

SUBSCRIBED AND SWORN BEFORE ME

THIS C TO DAY MICHORA 1992.

Motory Public

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

TOMLINSON CT. APTS.

: CIVIL ACTION

W.

: NO. 82-1626

OLGA OGROD

2

ORDER

NOW, April 26, 1982 upon consideration of the petition for removal filed by Olga Ogrod and because:

- 1. Federal courts are courts of limited jurisdiction.

 For this reason, I am bound to dismiss <u>sua sponte</u> any action brought before me in which subject matter jurisdiction is lacking. C. Wright, Federal Courts 17-18 (1976).
- 2. The defendant attempted to remove to this court a landlord-tenant complaint filed in the Municipal Court of Philadelphia. An examination of defendant's removal petition and the attached landlord-tenant complaint does not reveal a basis for federal jurisdiction. The fact that the defendant intends to assert a defense which raises a federal question is not sufficient to support removal. 14 Wright, Miller, & Cooper, Federal Practice and Procedure § 3734 n.3
- This court lacks subject matter jurisdiction over this action.

IT IS ORDERED THAT THE CASE IS REMANDED.

TENUET H THINGS

a Judge

DOSEPH R. GLANCET, PRESIDENT JUDGE		. 1919/	ATT	•	1	\$ 20
Tomlinson Court 50 E. Wymnewood Wymnewood, Pa.,	Rd.,	P'an	1761	l Foster 3		. fr. Verticadant
PLAIN		DE	FENDANT		CASE C	
Appeared	Di I Not Appear	1 Agreed	114.1	See Appear	1 015	406-14
Represented Is:	Not Represented	Represented by: (Name - Arts, So.)	, \w	Represented	Notes Com	125 82
CASE MUST BE TE	HEO				1130	
Appeared Represented by	Did Nor Appear Set Represented	E. Representation of Representations		Sor Appear	015	0.204
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if detendant Judgment of		cated if defendant				

U. S. COURT OF APPEALS, TRIRD CIRCUIT

MYCOPY

U.S. TAX COURT []	(Location)
	(leave blank)
FULL CAPTION IN DISTRICT COURT AS FOLLOWS: Commonwealth Court of Pa. Olga Ogrod, Appellant	DISTRICT OF REMOVAL-Jury TAX COURT CA 82 1626 DOCKET NO.
Philadelphia Fair Housing Commission Appellee # 247 C.D. 1982	DISTRICT or TAX COURT D. Huyett JUDGE
(Court of Common Fleas) (County of Philadelphia) (Cotober Term 1981 No. 382	The Phila. Municipal Court CL No. LT 82 3:30 03005A Tomlinson Ct. Apts.
	Clea Ogrod
Notice is hereby given thatOlga	Egrod
eppeals to the United States Court of Appeals	(Named Party) for the Third Circuit from [] Judgment "JUDGMENT FOR POSSESSION ONLY AS OF violation of Superaedeas on Appeal
from Herand filed prior to entre c. and Bond filed April 5. 1982 C.P. Cct. Term	1981 #382 copy docket attached, in
From Remaind filed prior to entre c. sall Bond filed April 5, 1982 C.P. Cct. Term Violation of nousing Discrimination Composite of outstanding building code violations entered in this action on (Date)	1981 #382 copy docket attached, in plaint CA 82-1409 (3-29-82)in violation 4-27-82.
from Remaind filed prior to entry of sall Bond filed April 5, 1982 C.P. Cet. Term Violation of nousing Discrimination Composition building code violations entered in this action on	1981 #382 copy docket attached, in plaint CA 82-1409 (3-29-82)in violation 4-27-82
From Hemand filed prior to entre c. and Bond filed April 5, 1982 C.P. Cet. Term Violation of nousing discrimination Com of outstanding building code violations entered in this action on (Date) DATED: 5-17-82 (Counsel 198 Appellant-Signature) Clga Carod	lyS1 #382 copy docket attached, in plaint CA S2-14C9 (3-29-82)in violation 4-27-82 (Counsel for Appellee)
From Hemand filed prior to entre c. and Bond filed April 5, 1982 C.P. Cct. Term Violation of nousing discrimination Com of outstanding building code violations entered in this action on (Date) DATED: 5-17-82 (Counsel (Appellant-Signature)	plaint CA 82-1409 (3-29-82)in violatio 4-27-82

NOTE: USE ADDITIONAL SMEETS if all appellants and/or all counsel for appellees cannot be listed on the notice of appeal sheet.

(Tel. No. - U.S. Gov't. FTS or Other)

(Tel. No. - U.S. Gov't. FTS or Ccher)

ADDENDUM TO LEASE AGREEMENT DATED August 16, 1971 covering Apartment 7A, Building "F", 1761 Foster Street in the City and County of Philadelphia, State of Pennsylvania Between TOMLINSON COURT APARTMENTS and OLGA OGROD AND JOHN: & MARY TERPELUK, h/v, co-signers

- 30. Lossoe agrees to pay one-sixteenth of such excess water and sover ront used on the aforementioned premises by the lessee and other occupants of the aforementioned premises.
- 31. Lecsee agrees to pay all utilities. (heat, gas and electricity). Lessor to supply hot water.
- 32. Lessee agrees to pay a late charge of five (\$5.00) Dollars if payment is not made within seven (7) days of due date. This is in addition to any other rights Lessor may have for the collection of rent and does not constitute a waiver of such a right.
- Lessee agrees not to keep any pets in, on or around the premises. 33.
- C-14-15-16 Lesses agrees not to keep or maintain any boats or vehicles of any kind, excepting automobiles, in on or around the premises.
- Lessee agrees to pay 1.04 of such excess water and sevent used on the aforementioned premises by the lessee and other of such excess vater and sever 130. occupants of the apartment complex.
- Lesses agrees to pay all utilities. (Meat, gas and electricity). Lessor to supply hot water.
- Lessee agrees to pay a late charge of five (\$5.00) dollars plus \$1.00 per day additional from the 5th of the month. This is in 32. addition to any other rights Lessor may have for the collection of rent and does not constitute a waiver of auch a right.
- LEGSEE AGREES NOT TO KEEP ANY PETS IN, ON OR AROUND THE PREMISES.

3. LEBSEE MORADO DE ANTICOLO D (t) No dogs allowed; no pots allowed with the exception of cats, hirds confess sutherisation in writing is obtained from the landlord (u) No water beds allowed,

(v) There shall be no warrouty of any kind, express or implied, including, without limitation, ear marranty of habitability, applicable to the premised during the term of this least

(SEAL)

UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT

Nos. 82-1294 and 82-1359

TOMLINSON CT. APTS.

VS.

OGROD, OLGA, Appellant

(D.C.Civil No. 82-1626)

ON APPEAL FROM THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

Submitted Under Third Circuit Rule 12(6)
December 30, 1982
Before: GIBBONS, GARTH and MAPIS, Circuit Judges

Olga Ogrod, Pro Se Tomlinson Ct. Apts. F-7A 1761 Foster Street Philadelphia, Pennsylvania 19116

Stephen Bosch Deputy City Solicitor Room 912, 1401 Arch Street Philadelphia, Pennsylvania 19102

Attorney for Philadelphia Fair Housing Commission

JUDGMENT ORDER

The above entitled appeals are dismissed for lack of jurisdiction since an order remanding a removed case to a state court is not reviewable. 28 U.S.C. § 1447(d).

It is ORDERED, ADJUDGED and DECREED that the appeal is dismissed.

Costs are taxed in favor of appellee.

BY THE COURT.

Circuit Sudge

Attest:

Sally gross Clerk

DATED: EC 30 10"

UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT

Nos. 82-1294 and 82-1359

TOMLINSON CT. APTS.

VS.

OGROD, OLGA, Appellant

(D. C. Civil No. 82-1626)

SUR PETITION FOR REHEARING

Present: SEITZ, Chief Judge, MARIS, ALDISERT, APAMS, GIBBONS, HUNTER, WEIS, GARTH, HIGGINBOTHAM, SLOVITER and BECKER, Circuit Judges

The petition for rehearing filed by appellant in the above entitled case having been submitted to the judges who participated in the decision of this court and to all the other available circuit judges of the circuit in regular active service, and no judge who concurred in the decision having asked

for rehearing, and a majority of the circuit judges of thecircuit in regular active service not having voted for rehearing by the court in banc, the petition for rehearing is denied.

By the Court,

Judge Judge

Dated: JAN 2 4 1983

UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT

No. 82-1294 and 82-1359

TOXLINSON COURT AFTS. VS CLGA OGROD. Appellant

D C. Civil No. 1626

APPALLANT'S NOTICE OF APPEAL TO THE UNITED STATES

SUFREME COURT

STAY MAND TO

AFFALIANT, Olga Ogrod is appealing the above captioned came to the United States Supreme Court.

The last order entered was January 24, 1983.

GRCD, Appliant

Cate:: Jamery 28, 1983



man

DRIGIN:

NO 82-6720- (Friss APPEN)

IN THE UNITED STATES SUPREME COURT

DIRECT APPEAL

FROM

RECEIVED

JUN 2 8 1983

OFFICE OF THE CLERK SUPREME COURT, U.S.

THE UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF PENNSYLVANIA

NO. 82-1626 (REMOVAL - Civil Rights Act of 1964)

(CA No. 82-1294) (CA 80. 82-1359)

TOMLINSON COURT APARTMENTS

V.

OLGA OGROD, Appellant

Supplement to

JURISDICTIONAL STATEMENT

Filed 6-98-83

Olga Ogrod Tomlinson Ct. Apts.F-7A 1761 Foster Street Phila., Pa. 19116 NO. 82-6720

IN THE UNITED STATES SUPREME COURT
FROM THE UNITED STATE COURT OF AFPEALS
THIRD CIRCUIT
TOMLINSON CT. APTS.

V.

OLGA CGROD, APPELLANT

NO. 82-1294 and 82-1359 (C.4.)

U.S. District Court No. 82-1626 (Removal related to 82-1409) (Discrimination in Housing)

CERTIFICATE OF SERVICE

This is to certify that Appellant, Olga Ogrod, has mailed the attached copies of AFFELLANT'S NOTICE OF RECAIL OF MANDATE AND DEMAND TO TRANSMIT RECORD TO THE UNITED STATES SUPREME COURT AS FAR FEDERAL RULES OF AFFELLATE PROCEDURE to

Philadelphia Fair Housing Commission City Hall Annex - Phila. 19107

Edward Hughes, Esq.
Suite 905 - One Montgomery Plaza
Norristown, Fn. 19401

by First Class Meil U. S. ostage prepaid

this day, May 27, 1983.

Olga Cerod, Appellant Tominson C. Apts. F-7A 1761 Foster Street

Phila., Pa. 19116

NO

IN THE UNITED STATES SUPREME COURT

DIRECT APPEAL

FROM

RECEIVED

JUN 2 8 1983

OFFICE OF THE CLERK SUPREME COURT, U.S.

THE UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF PENNSYLVANIA

No. 82-1626 (REMOVAL - Civil Rights Act of 1964)

(CA No. 82-1294) (CA No. 82-1359)

MOTION FOR LEAVE TO PROCEED IN FORMA PAUPERIS WITHOUT PAYMENT OF COSTS OF PRINGING OF RECORD - AFFIDAVIT

APPELLANT, Olga Ogrod, being duly sworn according to law deposes and sas in support of Motion for leave to Proceed without being required to repay costs of fees:

- 1. She is the Appellant and her Civil Rights are being violated under the Civil Rights Act of 1964.
- 2. She has reached poverty after twelve years of payment of legal costs. Appellant has paid all costs in lower court proceedings in multiple actions and is unable to pay costs of said cause nor give security for same.
- 3. I believe I am entitled to redress I seek in said cause.
- 4. The nature of said case is briefly stated. Appellant discriminated against because of her National Origin in a Discrimination in Housing Suit with a lease that is different. In an eviction, she had same removed to the U. S. District Court under Civil Rights Act of 1964. An Appeal has been timely filed in Removal Case, but the lower courts have continued actions and remanded record to state coupt instead of transmitting same to U. S. Supreme Court with multiple requests made.

APPELLANT FURHTER STATES FACTS SET FORTH IN JURISDICTI CHAL STATEMENT ARE TRUE AND CORRECT TO BES T OF KNOWLEDGE, INFORMATION,

VELIEF. SWORN TO AND SUBSCRIBED IN THE UNITED STATES SUPREME COURT

DIRECT AFPEAL FROM THE UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF PENNSYLVANIA

NO. 82-1626 (REMOVAL - Civil Rights Act of 1964)

(CA No. 82-1294) (CA No. 82-1359)

TOMLINSON COURT APARTMENTS

v.

olga OROD, Appellant

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IN THE UNITED STATES SUPREME COURT

DIRECT APPEAL FROM THE UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF PENNSYLVANIA

NO. 82-1626 (REMOVAL CIVIL RIGHTS ACT OF 1964)

(CA No. 82-1294) (CA No. 82-1359)

TOMLINSON COURT APARTMENTS

OLGA OGROD, Appellant

JURISDICTICMAL STATEMENT

RECEIVED

JUN 2 8 1983

OFFICE OF THE CLERK SUPREME COURT, U.S.

(A) QUESTIONS PRESENTED

- 1. This instant case is presently on Appeal under the Civil
 Rights Act of 1964 U. S. Supreme Court 82-6720 28USC 1443(1)
 Removal. This instant case was granted a stay during Appeal
 to the U. S. Supreme Court if Appeal timely filed. Said
 Appeal timely filed with original mailing tolling the time.
 (see exhibit)
- 2. Is order made by a single judge of the U. S. District Court valid remanding record to state court instead of transmitting same to the U. S. Supreme Court where Civil Rights Appeal of 1964 is timely filed?
- 3. Does an Assistant Clerk in the U. S. Supreme Court have a right to rule on a Demand directed to the Justices of the U. S. Supreme Court? Does same clerk have authority to practice law while holding position as clerk?

IN THE UNITED STATES SUPREME COURT

DIRECT APPEAL FROM THE UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF PENNSYLVANIA

NO. 82-1626 (REMOVAL - CIVIL RICHTS ACT OF 1964) (CA No. 82-1294) (CA No. 82-1359)

TOMLINSON COURT APARTMENTS VS. OLGA OGROD, APPELLANT

JURISDICTIONAL STATEMENT

(B) PARTIES TO PROCEEDING

NO

Tomlinson Court Apartments (George C. Weiss, James Kravitz, Harriet B. Kravitz, Alvin Rosenberg)
Olga Ogrod, Appellant

(C) TABLE OF AUTHORITIES

- 1. U. S. CIVIL RIGHTS ACT OF 1964 Removal 1443 direct appeal to the U. S. Supreme Court decision of a three-judge panel in U. S. District Court.
- 2. U. S. SUPREME COURT RULES PART VIII Rule 28 -2
 Tolling the time for filing when sent by mail per affidavit
- 3. 28 U. S. C. 2101 (a) 28 USC 1252 gives Appellant right of direct appeal because case involves constitutionality of an act of Congress.
- 4. 28 U. S. C. 2101 (b) gives Appellant right of direct appeal because case involves Civil Rights Act of 1964.
- 5. Fair Housing Act of 1968 Public Law 90-284 (Discrimination in Housing National Origin) falls within the Civil Rights Act of 1964 and directly appealable as part of a Removable Action from state court.

(D) REFERENCE TO OFFICAIL AND UNOFFICAIL REPORTS OF ANY OPINIONS

- Order of April 18, 1983 is not valid as Appeal was timely filed as per certification of mailing on February 28, 1983
- Order of April 18, 1983 is a violation of Appellant's Civil Rights under the Civil Rights Act of 1964 as same Appeal was timely filed on February 28, 1983 and same record

should be transmitted to !!

NO

IN THE UNITED STATES SUPREME COURT
DIRECT APPEAL FROM THE UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF PENNSYLVANIA

NO. 82-1626 (REMOVAL-CIVIL RI HTS ACT OF 1964) (CA No. 82-1294) (CA No. 82-1359)

TOMLINSON COURT APARTMENTS V.
OLCA OGROD, Appellant

JURISDICTIONAL STATEMENT

(E) GROUNDS ON WHICH JURISDICTION OF COURT IS INVOKED

This case falls within the Civil Rights Act of 1964 with Removal per 1443 - Fair Housing Act of 1968 PL 90-284 (Discrimination in Housing - National Origin). Case is already on Appeal U.S. Supreme Court 82-6720 - timely filed on February 28, 1983 to stay mandate with request to transmit records.

The Civil Rights case of 1964 now on appeal 82-6720 filed within time to stay lower court proceedings has not done so and U. S. Bistrict Court and U. S. Court of Appeals have continued actions.

Order remanding record of April 18, 1983 is not valid as Appeal was timely filed on February 28, 1983.

(F) CONSTITUTIONAL PROVISIONS

The Civil Rights Act of 1964 (28 USC 1447-1443 (1) is unconstitutional as it does not seem to apply to people of all national origins. The Fair Housing Act of 1968 is unconstitutional as it does not apply to people of all national origins. The laws enacted by Congress do not seem to apply to all people.

The U. S. Supreme Court Rule PART VIII - Rule 28 -2 is not valid as it does not apply to all national origins.

Order made by a single judge remanding case to state court
is in violation of all above stated and must be vacated, record
transmitted to U. S. Sppress Court with a Recall of Mandate.
The Assistant Clerk does not have authority to practice law while

NO

IN THE UNITED STATES SUPREME COURT

LIRECT APPEAL FROM THE UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF PENNSYLVANIA

NO. 82-1626 (REMOVAL -CIVIL RIGHTS ACT OF 1964) (CA No. 82-1294) (CA No. 82-1359)

TOMLINSON COURT APARTMENTS V.
OLGA OGROD, Appellant

JURISDICTIONAL STATEMENT

(G) CONCISE STATEMENT

Appellant has filed Appeal in Removal -TIMELY FILED ON Februzry 28, 1983. The lower courts do not have jurisdiction to continue actions during Appellants stay with Appeal timely filed. Order of April 18, 1983 remanding record to state court is unconstitutional and in violation of Appellant's Civil Rights under Civil Rights Act of 1964 - and made by a single judge. Appellant has made multiple formal requests for transmission of same to the U. S. Supreme Court.

(H) WHY QUESTIONS ARE SO SUBSTANTIAL

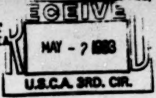
This involves the Civil Rights Act of 1964, Fair Housing Act of 1968 and the U.S. Supreme Court Rules - PART VIII -Rule 28-2 If any act or rule of court discriminates against a national origin it is unconstitutional.

Respectfully submitted,

F11ed 6-28-83

OLGA OROD, Appellant

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA



TOMLINSON CT. APTS.

CIVIL ACTION

NO. 82-1626

No. US C. A. # 1294 -82

OLGA OGROD

No.CT. Com. Pl. Oct. Term 1981 -382 Ct. Com. Pl. May Term 1982 No.

NOTICE OF APPEAL TO THE UNITED STATES

APPELLANT, Olga Ogrod, appeals from the attached order dated April 18, 1983 to the United States Supreme Court. Order dated April 18, 1983 is discriminatory and in violation of Appellant's Civil Rights entered during Appellant's period for filing a Jurisdictional Statement to the United States Supreme Court. - Multiple Supersedeas Bonds filed in all courts.

Appellant, Olga Ogrod, further appeals for a denial of due process and equal protection of the laws under the United States Constitution and the Remand of State Records after an appeal has been filed in the United States Supreme Court(attached).

Appellant, Olga Ogrod, has further been denied access to records, a determinant in United States Supreme Court Appeal.

Filed: 5-2-83

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

TOMLINSON CT. APTS.

CIVIL ACTION

: : :

FILED APR 1 8 1983

OLGA OGROD

NO. 82-1626

ORDER

AND NOW, this & That day of APPIL, 1983, the clerk of this court is directed to transfer the state court record of the above-captioned case and a certified copy of the docket entries of this court to the Court of Common Pleas of Philadelphia County.

BY THE COURT:

ENTERED: 4/19/83

copy to:

Olga Ogrod, p.p.

CLERK OF COURT

OFFICE OF THE CLERK SUPREME COURT OF THE UNITED STATES WASHINGTON, D. C. 20543

June 15, 1983

Ms. Olga Ogrod Tomlinson Court Apartments F-7A 1761 Foster Street Philadelphia, Pennsylvania 19116

> RE: Olga Ogrod v. Tomlinson Court Apartments No. 82-6720

Dear Ms. Ogrod:

Your application for recall and stay of mandate was received on June 13, 1983 and is herewith returned for failure to comply with Rule 44.4.

Before applying for recall and stay of mandate in this Court, it is necessary that you exhaust your lower court remedies by applying for a stay in the courts below. If you are denied a stay there, you may then make an application for a stay in this Court. If you do so, it will be necessary that you attach copies of the orders of the courts below denying a stay there.

Very truly yours,

ALEXANDER L. STEVAS, Clerk

Katherine Downs

Assistant Clerk

gtb Encl. IN THE UNITED STATES SUPREME COURT
FROM THE UNITED STATES COURT OF APPEALS
THIRD CIRCUIT

V.

TOMLINGON CT. APTS.

OLGA CGRCD, APPELL'NT No. 82-1294 and 82-1359 (C.A.)

U. S. DIST ICT NO. 82-1626 (Removal related to 82-1409) (Discrimination in Housing) JUN 13 1983

OFFICE OF THE CLERK SUPREME COURT, U.S.

APPELLANT'S SECOND DEMAND TO RECALL MANDATE AND TRANSMIT RECORD TO THE UNITED STATES SUPREME COURT DIRECTED TO THE JUSTICES OF THE UNITED STATES SUPREME COURT FIRST DEMAND MADE PER DOCUMENT FILED MAY: 27,1983(attach.)

PER U.S. SUPREME COURT RULES PART VIII-PRACTICE RULE 28 - - 2 - ALL

PROCEEDINGS ART MULL AND WOLD IN RELATED ACTION 82-1409 AS ABOVE APPEAL

TIMELY FILED ON FESRUARY 28, 1983.

to the Justices of the United States Supreme Court that ALL PROCEEDINGS in District Court of U. S. and Court of Appeals - Third Circuit - 82

D. C. No. 1409 and C.A. Nos. 63=1199 and 63=1200 are NULL AND VOID as made during STAY granted to Appellant who filed Appeal to the U. S. Supreme on February 28, 1983 - TIMELY FILED per U. S. SUPREME COURT RULES PART VIII - PRACTICE Rule 28 - - (2) (Multiple Supersedess bonds filed)

APPELLANT, Olga Ogrod, further demands that all records

be transmitted to the United States Supreme Court where Appeals 82-6720 and 82-6850 have been docketed and perfected.

APPELLANT, Olga Cgrod, demands the RECALL OF MANDATE issued during STAY OF PROCEEDINGS in violation of Appellant's Civil-Rights.

Filed May 27, 1983 ReFiled June 10, 1983 Clea Cofod, Appellant

Tomlinson Ct. Apts. F-7A 1761 Foster Street Phile., Pa. 19116 No_ 82-6720

IN THE UNITED STATES SUPREME COURT
FROM THE UNITED STATES COURT OF APPELLS
THIRD GIRCUIT
TOMLINSON CT. APTS.

v.

CLG4 CCRCD, Appellant

No. 82-1294 and 82-1359 (C.A.)

U. 3. District No. 82-1626 (Removal related to 82-1409) (Discrimination in Housing)

PART VIII. - PRACTICE Rule 29 - (2) TO 3E TIMELY FILED

As per Supreme Court Rules of the U. S. PART VIII

Rule 28 - 2 APPELLANT, Olga Ogrod, avers the following:

Jurisdictional Statement originally mailed

certified - Return Receipt (see exhibit) FRERUARY 28, 1983

and was timely filed to stay mandate.

First Demand to Recall made per attached exhibit

MAY 27, 1983 - EXPRESS WAIL - RETURN RECEIPT ATTACHED.

Second Demand to Recall Mandate made this date filed - EXPRESS MAIL - June 10, 1983-Return Receipt requested.

Appellant, further avers that the following were served by First Class Postage prepaid - U. S. this day, June 10, 1983

Edward Hughes, Esq. Solicitor General of U. S. Phile. Fair Housing.

THIS 10 th DAY June

LA MROD, Monellan

1983

Glenn Weinstein

IN THE UNITED STATES SUFREMS COURT
FROM THE UNITED STATES COURT OF APPEALS
THIRD CIRCUIT
TOULISSON COURT APTS.

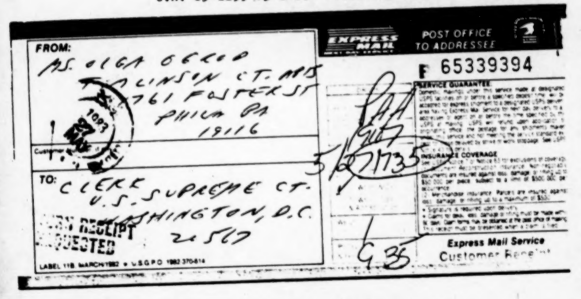
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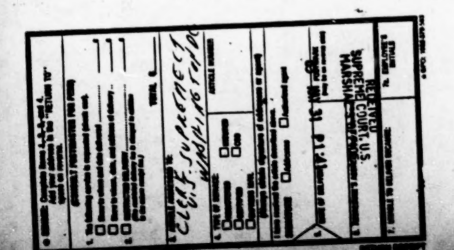
CLGA COROD, ATTELLANT

NO. 82-1294 and 82-1359 (C.A.)

U.S. District Ct. No. 82-1626 (Removel Related to 82-1409) (Discrimination in Housing)

FIRST DEMAND MADE AMAY. 27,-1983-RECALL OF MANDATE TRANSCISSION OF RECORD - ALL PROCEEDINGS D.C. 82-1409 C.A. 83-1199-88-1800 - NULL AND VOID





RECEIVED

NO.___ 82-6720

OFFICE OF THE CLERK SUPREME COURT, U.S.

MAY 3 1 1983

IN THE UNITED STATES SUPREME COURT

FROM THE UNITED STATES COURT OF APPEALS

THIRD CIRCUIT

TOMLINSON CT. \PTS.

OLGA OGROD, AFFELLANT

NO. 82-1294 and 82-1359 (C.A.)

U. S. District Court No. 82-1626 (Removel related to 82-1409) (Discrimination in Housing)

APPELLANT'S NOTICE OF RECALL OF MANDATE AND DEMAND TO TANSMIT RECORD
TO THE UNITED STATES SUPREME COURT AS FER FEDERAL RULES OF APPELLATE
PROCEDURE.

Deen wichted under the Civil Rights Act of 1964 is demanding the RECALL OF MANDATE AND THE TRANSMISSION OF RECORD TO THE UNITED STAT'S SUPREME COURT (second request). All proceedings in related Discrimination in Housing Complaint 82-1409 U.S. District Eastern District of Pa. and U.S. Court of Appeals Nos. 83-1199 83-1200 are NULL AND VOID and in violation of Appealant's Constitutional Rights to STAY OF MANDATE and further proceedings.

CLEA OGROD, Appellant

Tomlinson Ct. Aprs. F-7A 1761 Foster Street Phila., Fo. 19116

Filed 5-27-83

IN THE UNITED STATES SUPREME COURT FROM THE UNITED STATES COURT OF APPEALS EASTERN DISTRICT OF PENNSYLVANIA

TOMLINSON CT. AFTS. W3.

OLGA OGROD, Appellant

No. 82-1294 and 82-1359 (C.A.)

U.S. District Court No 82-1626 (Removal related to 82-1409-) Discrimination in Housing)

APPRILANT'S NOTARIZED STATEMENT Ther Supreme Court Rules of U. S. (PARTVIII - PRACTICE - Rule 28 -

As per Supreme Court Rules of the U. S. FART VIII Rule 28 - 2, APPELLANT, Clga Cgrod, avers the following: Jurisdictional Statement originally mailed certified - Return Receipt (see exhibit) - February 28, 1983 and was timely filed to stay mandate.

Tomlinson Ct. Apts. F-74 1761 Foster Street Phila., Pa. 19116

SWORN TO AND SUBSCRIBED:

Weisstein

GLENN WEINSTEIN Notary Public, Phila, Phila. Co. My Commission Expires Dec. 14, 1988

UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT

No. 82-1294 and 82-1359

TOMLINSON COURT AFTS. VS OLGA OGROD. Appellant

D C. Civil No. 1626

APPALLANT'S NOTICE OF APPEAL TO THE UNITED STATES

FILED WIDIN SEVEN (7) DOYS

AFFMLLANT, Olga Ogrod is appealing the above captioned case to the United States Supreme Court.

The last order entered was January 24, 1983.

Cated: Jamuary 28, 1983

RECEIVED

SUPREME COURT, U.S.

IN THE UNITED STATES SUFREIZ COULT MAR FROM THE UNITED STATES COURT OF AT OFFICEOF THE CLERK EASTERN DISTRICT OF FENNSYLVANIA

TOMLINSON CI. AFTS.

CLOA "GROD, Appellant

No. 82-1204 and 82-1359 U. S. Dist Court No. 82-1626

AFFEAL

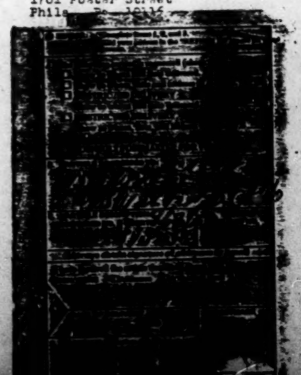
P 408 963 650 RECEIPT FOR CERTIFIED MAIL

NO INSURANCE COVERAGE PROVIDED-NOT FOR INTERNATIONAL MAIL

(See Reverse)

TOUR CT	-0F4 10C
Person	. 88
Cartified Fee	75
Special Delivery Fee	
Restricted Delivery Fee	
Return Receipt Showing to whom and Date Delivered Return Receipt Showing to whom, Date, and Address of Bellugry	60
TOTAL Possession SOL	223

Ms.Cler Ogrod Tomlinson Ct. Apts. F-7A 1761 Foster



BALLY MRVOS

UNITED STATES COURT OF APPEALS

FOR THE THIRD CIRCUIT

21400 UNITED STATES COURTHOUSE

INDEPENDENCE MALL WEST

SOI MARKET STREET PHILADELPHIA 10106

March 8, 1983

DIRECT DIAL 597-3134

Mr. Michael E. Kunz, Clerk U.S. District Court Eastern District of Pa. 2609 U.S. Courthouse 601 Market Street Philadelphia, PA 19106

> Re: Tomlinson Court Apts. vs. Ogrod, Olga, Appellant Nos. 82-1294 and 82-1359 (D.C. Civil No. 82-1626)

Dear Sir:

Enclosed herewith is a certified copy of the judgment order in the aboveentitled case(s). This certified judgment order is issued in lieu of a formal mandate and is to be treated in all respects as a mandate.

We return herewith the record and will appreciate your signing the enclosed list as a receipt for same.

Counsel are advised of the issuance of the mandate by copy of this letter. A copy of the certified judgment order is also enclosed showing costs taxed, if any.

Enclosure

cc:

Mr. Olga Ogrod

Stephen Bosch, Esquire

IN THE UNITED STATES SUPREME COURT

DIRECT APPEAL

FROM

UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF PENNSYLVANIA

RECEIVED

JUN 2 8 1983

OFFICE OF THE CLERK SUPREME COURT, U.S.

NO. 82-1626 (REMOVAL - Civil Rights Act of 1964)

(CA No. 82-1294) (CA No. 82-1359)

TOMLINSON COURT APARTMENTS

V.

OLGA OGROD, APPELLANT

AFFIDAVIT OF SERVICE

APPELLANT, Olga Ogrod avers the following: She has mailed my first class U. S. Postage - preparid this date June 28, 1983 - jurisdictional statement to the following:

> Edward J. Hughes, Esq. One Montgomery Plaza Norristown, Pa.

Phila. Fair Housing City Hall Annex Phila., Pa. 19107

Attorney General of U. S. Washington, D. C.

Sworn to and subscribed

this 28th day June of

Stenn Weinstein

173 %

GLENN WEINSTEIN Notary Public, Phila., Phila. Co. sion Expires Dec. 14, 1985